

## Resumé

### EUROPEAN ENFORCEMENT ORDER AND EUROPEAN PAYMENT ORDER

For my master thesis I chose the topic, the European enforcement order and the European payment order, which is mainly focused on two regulations : the Regulation (EC) No 805/2004 of the European Parliament and of the Council of 21 April 2004 creating a European Enforcement Order for uncontested claims (thereafter only as a „REEO“) and the Regulation (EC) No 1896/2006 of the European Parliament and of the Council of 12 December 2006 creating a European order for payment procedure (thereafter only as a „REPO“).

The thesis is divided into five parts. The first part is Introduction. The second part named the *General Part* deals with general topics which have a certain relationship with the questions of the thesis. Firstly, I am writing about the enforcement order and the payment order in general. Then, I am writing about the enforcement order and how it has been regulated in a few European member states. The *General part* also describes main aspects of private international law and European private international law. The component of the *General part* is also the historical development of the European law. Finally, I am mentioning a general concept of the arrangement of the recognition and enforcement of foreign judgements.

The third part named *European enforcement order* essentially deals with the REEO. Firstly, I am writing about the text of the regulation and its meaning in many ways of application. Secondly, I am writing about changes in the Czech legal system in accordance with the REEO. The importance is based on the novel 233/2006 collection of law.

The fourth part named *European payment order* has a similar structure as the previous part, because both of the regulations are handling about similar content in many ways. Also the part *European payment order* is divided into two chapters. First chapter discusses the REPO. The second chapter deals with the payment order in Czech Republic.

In the fifth part named Conclusion I highlighted the importance of the REEO and the REPO. Finally I demur to prospects of possible future legal arrangement in this area.